

IN THE
Court of Appeal of the State of California

IN AND FOR THE
Fifth Appellate District

F052069 Hungerford v. Moser

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

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- F052069 Hungerford v. Moser**
The appeal is dismissed.
By the Court.
[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]
- F051253 People v. Saephan**
The judgment is affirmed. Cornell, Acting P.J.
We concur: Gomes, J.; Dawson, J.
[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]
- F051944 County of San Diego v. Mora**
The order from which Mora appeals is affirmed. Respondent shall recover its costs. Cornell, Acting P.J.
We concur: Gomes, J.; Dawson, J.
[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]
- F053203 People v. Jackson**
Appellant having filed an abandonment and/or request for dismissal of appeal, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.
- F001035 Baro v. Department of Corporations**
The judgment is affirmed. Respondent is awarded costs on appeal. Vartabedian, Acting P.J.
We concur: Cornell, J.; Dawson, J.
[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]
- F053851 City of Visalia v. Harrah et al.**
Appellant having failed to perform the acts necessary to procure the record after the clerk of the trial court issued notice pursuant to the provisions of rule 8.140, California Rules of Court, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.
- F051612 People v. Welsh**
Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

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F050331 People v. Ibarra
Filed modification of opinion (no change in judgment). Gomes, J.
We concur: Harris, Acting P.J.; Wiseman, J.
[CERTIFIED FOR PUBLICATION]

F049985 People v. McKay
The conviction for assault with intent to commit rape is reversed.
All other convictions and findings underlying the judgment are affirmed. The sentence is vacated and the cause is remanded for sanity phase proceedings. If appellant withdraws his insanity plea or is found sane, the court will resentence him as provided by law. If appellant is found legally insane, the court will then proceed according to law.
Levy, Acting P.J.
We concur: Hill, J.; Kane, J.
[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F051776 In re Danny H., a Minor
Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F051776 In re Danny H., a Minor
The judgment of the juvenile court is affirmed.
By the Court.
[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]